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PATENT COOPERATION TREATY

REC'D 17 AUG 2006

WIPO PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference							
GAPCT1218	FOR FURTHER ACTION	See Form PCT/IPEA/416					
International application No.	International filing date(day/month/year)	Priority date (day/month/year)					
PCT/KR2004/002265	07 SEPTEMBER 2004 (07.09.20	(94) 14 JANUARY 2004 (14.01.2004)					
International Patent Classification (IPC	c) or national classification and IPC						
F23N 5/02(2006.01)i							
	•						
Applicant		<u> </u>					
CNTEK, CORP. et al	•						
 This report is the international pr Authority under Article 35 and tr 	reliminary examination report, established by ransmitted to the applicant according to Articl	this International Preliminary Examining					
2. This REPORT consists of a total							
3. This report is also accompanied							
a. (sent to the applicant an	d to the International Bureau) a total of	sheets, as follows:					
sheets of the des	scription, claims and/or drawings which have	heen amended and are the basis for this					
and/or sheets cor Administrative I	italining rectifications authorized by this Authorized	ority (see Rule 70.16 and Section 607 of the					
	ersede earlier sheets, but which this Authority						
beyond the discle	soure in the international application as filed,	onsiders contain an amendment that goes as indicated in item 4 of Box No. Land the					
Supplemental Bo)X.						
b (sent to the International	al Bureau only) a total of (indicate type and nu	umber of electronic carrier(s))					
Box relating to Sequence	the Listing (see Section 802 of the Administration	ic form only, as indicated in the Supplemental					
4. This report contains indications re	elating to the following items:						
Box No. I Basis of the	report						
Box No. II Priority .							
Box No. III Non-establi	ishment of opinion with regard to novelty, inv	rentive step and industrial applicability					
Box No. IV Lack of uni	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention						
Box No. V Reasoned							
Box No. VI Certain documents cited							
Box No. VII Certain defe							
	Box No. VIII Certain observations on the international application						
Date of submission of the demand	Date of completion	n of this report					
14 NOVEMBER 2005	(14.11.2005) 01 MAY	2006 (01.05.2006)					
lame and mailing address of the IPEA/I	KR Authorized officer	, an et al. 1971 and					
Korean Intellectual Property	Office						
920 Dunsan-dong, Seo-gu, I Republic of Korea	Daejeon 302-701, SONG, Jay	Wook					
acsimile No. 82-42-472-7140	Telephone No. 82	2-42-481-5487					

International application No.

			1 C1/RIC2004/002203
Box No	. I Basis of the report	,	
1. Wi	th regard to the language, this report is based on the intervise indicated under this item.	nternational application in the lar	nguage in which it was filed, unless
\triangleright		ol longuage into the Callandar A	
	which is the language of a translation furnished for	al language into the following la	inguage <u>English</u>
	international search (under Rules 12.3 and 2		
	publication of the international application (under Rule 12.4)	
	international preliminary examination (under	r Rules 55.2 and/or 55.3)	
		•	•
	regard to the elements of the international application e receiving Office in response to an invitation under A exed to this report):	n, this report is based on (replace rticle 14 are referred to in this r	ment sheets`which have been furnished eort as "originally filed" and are not
\boxtimes	the international application as originally filed/furnis	hed	
	The state of the s	incu	
П	the description:		•
ш	pages		•
		received by this A	as originally filed/furnished
		received by this Authority on	· · · · · · · · · · · · · · · · · · ·
		received by this Authority on	
	the claims:		•
	pages		os originally filed/formulat
	pages*	as amended (troother	as originally filed/furnished with any statment) under Article 19
	pages*	received by this Authority on	4
	pages*	received by this Authority on _	
_			
Щ	the drawings:		•
•	pages		as originally filed/furnished
	pages*	eceived by this Authority on	and originary modificationed
	pages*	eceived by this Authority on	
	the sequence listing and/or any related table(s) - see S The amendments have resulted in the cancellation of	·	uence Listing.
	the description, pages		
	the claims, Nos.		
	the drawings, sheets	,	
	the sequence listing (specify):	·	
	any table(s) related to sequence listing (specify):	
	This report has been established as if (some of) the armade, since they have been considered to go beyond to (Rule 70.2(c)).	he disclosure as filed, as indicate	d in the Supplemental Box
			· •
	the drawings, sheets		
	the sequence listing (specify):		
	any table(s) related to sequence listing (specify)	:	
	•		
		•	
	•		• •
		•	
c.,			
iiem 4	t applies, some or all of those sheets may be marked "s	superseded."	

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Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
The qu	uestions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially able have not been examined in respect of:			
	the entire international application,			
\boxtimes	claims Nos. 3-10			
beca	ause: the said international application, or the said claims Nos. relate to the following subject matter which does not require an international matter.			
	relate to the following subject matter which does not require an international preliminary examination (specify):			
•				
\boxtimes	the description, claims or drawings (indicate particular elements below) or said claims Nos. 3-10 are so unclear that no meaningful opinion could be formed (specify):			
	See the Supplemental Box.			
Ш	the claims, or said claims Nos. are so inadequately supported			
	by the description that no meaningful opinion could be formed (specify):			
-				
П	no intermedianal assembly assembly to a base and block at the second sec			
Ш.	no international search report has been established for said claims Nos.			
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:			
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Istructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it: furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Istructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule			
	13ter.1(a) or (b) and 13ter.2.			
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.			
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.			
	See Supplemental Box for further details.			

International application No.

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Box N	o. IV Lack of unity of invention
1.	In response to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:
	restricted the claims
	paid additional fees
	paid additional fees under protest and, where applicable, the protest fee
	paid additional fees under protest but the applicable protest fee was not paid
	neither restricted nor paid additional fees.
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. Thi	s Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is :
	complied with.
\boxtimes	not complied with for the following reasons:
	The application does not meet the requirement for the unity of invention set forth in PCT Articles 3(4)(iii), 34(3) and Rule 13.1. It is immediately evident "a priori" that the independent claims relate to two different problems and have little in common.
	Claimed invention (i): claims 1 and 2 are directed to a thermally operated valve.
-	Claimed invention (ii): claims 3~10 are directed to an automatic circulation device of warm water.
•	While it can be said that the claimed invention (i) is one of the special technical features of the claimed invention (ii), nevertheless, this does not provide a required novel concept in that the claimed invention is known from D1 and D2.
. Conse	equently, this report has been established in respect of the following parts of the international application:
	all parts.
	the parts relating to claims Nos.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement	•		
	Novelty (N)	Claims	1,2	YES
		Claims	None	NO
	Inventive step (IS)	Claims	None	YES
		Claims	1,2	NO
	Industrial applicability (IA)	Claims	1,2	YES
		Claims	None	NO

Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: EP 55813 A ... D2: JP 64-24177 A

Claim 1 is directed to a gas flow rate control valve and claim 2 is directed to a gas flow open/close valve. However, the subject matters of claims 1 and 2 are very much the same in that the valves are thermally operated.

D1 discloses a thermally operated safety-valve for use in a hot-water heating installation, comprising a valve housing having an inlet, an outlet, a closing spring, a seal ring, and a temperature sensor of vapor pressure type.

D2 discloses a heat sensing cylinder-rod actuator comprising a cylinder, a spring, a rod and a volatile evaporating substance.

Novelty

None of the prior art documents D1 and D2 disclose a valve case having an expanded bottom part. Hence, the subject matters of claims 1 and 2 seem to be novel (PCT Article 33(2)).

Inventive Step

The valve case having the expanded part is considered to be a slight constructional change which comes within the scope of the customary practice followed by persons skilled in the art as the advantages thus achieved can readily be foreseen. Consequently, the subject matters of claim 1 and 2 lack an inventive step (PCT Article 33(3)).

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

It is understood from the description that a burning control means activated by the temperature of a boiler is essential for the automatic circulation of the present invention but it is not properly described in claim 3. Therefore, claim 3 does not meet the requirements of PCT Article 6 taken in combination with PCT Rule 6.3(b) that any independent claim must contain all the technical features essential to the definition of the invention.

International application No.

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box No. III

Claim 3-10 are so unclear that no opinion could be formulated as to novelty or inventive step. The problem is that the working of the automatic circulation device of claim 3-10 leaves the reader in doubt. According to the description, the water circulation of the device is caused by the vapor pressure created by heating of the boiler, so no other pressurizing means is needed. But, there is much doubt whether the vapor pressure of the circulation pipes could be increased large enough to render the water circulate because it is described in the description that water in the boiler won't be heated up to 100°C by the function of the gas control valve. Since, a specific volume of water doesn't increase much before boiling, the pressure rise in the boiler of the present invention would result in just a slight change.